NONPROVISIONAL PATENT APPLICATION TRANSMITTAL RULE §1.53(b) IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Customer	Number	32294
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Docket No.: 58268.00305

Date:

February 19, 2004

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 MAILSTOP PATENT APPLICATION

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Transmitted herewith for filing under 37 C.F.R.	§1.53(b) is a nonprovisional	patent application:
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For (Title): METHOD AND APPARATUS FOR MULTI-CHIP ADDRESS

RESOLUTION LOOKUP IN SYNCHRONIZATION IN A

NETWORK ENVIRONMENT

By (Inventors): Shrjie TZENG and Cjiun-Chi LIN

	16 pages of Specification/Claims 1-19/Abstract are attached.Formal drawings (Figs. 1-5; 4 sheets) are attached.A Declaration and Power of Attorney is attached.
	An assignment of the invention to Broadcom Corporation is attached, along with Form
\boxtimes	PTO-1595 and a check for \$40.00. An Information Disclosure Statement is attached, along with Form PTO-1449, and 8 references.
	This application is entitled to Small Entity Status. A Preliminary Amendment is attached. Priority of foreign application No filed in is claimed under 35 U.S.C. §119.
\boxtimes	Priority of U.S. Provisional Application No. <u>60/482,520</u> filed <u>June 26, 2003</u> is claimed under 35 U.S.C. §119(e).
	A certified copy of the above corresponding foreign application is attached.

The filing fee is calculated below and includes claim status after entry of any Preliminary Amendment noted above:

FOR:	NO. FILED	NO. EXTRA	
BASIC FEE			
TOTAL CLAIMS	19 - 20	= 0	
INDEP CLAIMS	3 - 3	= 0	
MULTIPLE DEPENDENT CLAIMS			

	SMALL LARGE ENTITY			NTITY
RATE	FEE	<u>OR</u>	RATE	FEE
,	\$ 385	<u>OR</u>		\$ 770
x 9 =	\$	<u>OR</u>	x 18	\$
x 43 =	\$	<u>OR</u>	x 86	\$
+145 =	\$	<u>OR</u>	+290	\$
TOTAL	\$	<u>OR</u>	TOTAL	\$ 770

L	A check for t	he filing f	fee is not	enclosed	at this	time.

Check No. <u>011120</u> in the amount of \$810.00 (\$770.00 for the filing fee and \$40.00 for the Assignment Recordation Fee) is attached. Please charge any fee deficiency or credit any overpayment to Counsel's Deposit Account No. 50-2222.

Respectfully submitted,

Kevin F. Turner

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KFT/lls